

PERMIT SECTION

EPA. REGION V

September 23, 1994

Mr. Matt Gluckman U.S. Environmental Protection Agency 77 West Jackson Boulevard Chicago, Illinois 60604-3590

Attn: WQP-16J

City of Indianapolis Pretreatment Ordinance Revisions

Dear Mr. Gluckman:

In conversation with legal counsel for the City of Indianapolis, you indicated that any changes to the text of the City's Pretreatment Ordinance would require U.S. EPA approval. Therefore, the City is hereby submitting the most recent proposed changes to the City's Ordinance. The changes made since the U.S. EPA and the Indiana Department of Environmental Management (IDEM) approved the earlier revisions (on March 3 and March 23, 1994, respectively) are indicated by shading.

The City and its legal counsel do not believe that these most recent changes constitute a relaxation of the City's pretreatment requirements; and thus, do not make City of Indianapolis' Industrial Pretreatment Program less stringent. Accordingly, the City intends to proceed with its own local processes for enacting these changes.

In order to get a notion of the U.S. EPA's position on the proposed modification, I would like to schedule a telephone conference call between yourself and my staff to discuss the changes. Mr. Robert Frye will be contacting you to arrange this discussion. In the meantime, if you have any questions, please contact Mr. Frye at (317) 327-2519.

Sincerely,

Robert F. Holm, Ph.D.

Administrator

RFH/RMF/sea

Enclosure

Lonnie Brumfield, IDEM (w/enclosure) Philip Preston, IDEM (w/enclosure)

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EST CHANGES WERE
BASED ON WHAT MR. Michael B. Stayton, Director, Department of Public Works Robert M. Frye, Associate Engineer/Enforcement, Water and Land Protection Section

Tim Heider, IPP Coordinator, White River Environmental Partnership Sheila O'Bryan, Assistant Corporation Counsel, City Legal Division S. Andrew Bowman, Esq., McHale, Cook & Welch, P.C.

